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2	BIRD, MARELLA, BOXER, WOLPERT, NESSIM,	
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6	Attorneys for Defendant Stephen Keith Chamberlain	
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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION	
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11	UNITED STATES OF AMERICA,	CASE NO. 3:18-cr-00577-CRB
12	Plaintiff,	STIPULATION AND [PROPOSED] ORDER CLARIFYING
13	vs.	CONDITIONS OF BOND FOR DEFENDANT STEPHEN
14	MICHAEL RICHARD LYNCH AND STEPHEN KEITH CHAMBERLAIN	CHAMBERLAIN
15	Defendants.	Assigned to Hon. Charles R. Breyer
16		
17	WHEREAS, on November 13, 2019, Defendant Stephen Chamberlain's Ex	
18	Parte Application to Clarify Conditions of Bond came on for hearing. At the	
19	hearing, the Court stated that it was willing to modify the bond language and	
20	requested that the parties submit a stipulation with language that would address the	
21	respective parties' interests;	
22	WHEREAS, this is a complex proceeding which is likely to have a lengthy	
23	post-indictment time period;	
24	WHEREAS, in addition to assisting with his defense and honoring his	
25	responsibilities to the Court, Mr. Chamberlain has an interest in maintaining gainful	
26	employment and honorably performing his work duties. This includes being able to	
27	attend work meetings and work productively while he is in the United States;	
28	WHEREAS, the United States has an interest in minimizing its oversight	
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[PROPOSED] ORDER CLARIFYING CONDITIONS OF BOND FOR DEFENDANT STEPHEN CHAMBERLAIN

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burdens while Mr. Chamberlain is in the United States; 1 2 THEREFORE, THE PARTIES HEREBY STIPULATE AND AGREE: 3 When Mr. Chamberlain seeks to travel to the United States for Court and/or for legal defense preparation work, the United States will make good-faith efforts to 4 5 assist in obtaining permission for him to do so; and Nothing in the bond order limits Mr. Chamberlain's ability to engage in non-6 legal work, including to attend work-related meetings, so long as (i) travel to 7 locations outside of California is disclosed to the United States in advance of travel, 8 9 and (ii) if the United States objects in writing to counsel for Mr. Chamberlain that such travel would involve an undue burden on the United States, such travel to other 10 states will not be permitted without prior Court approval. 11 12 IT IS SO STIPULATED. BIRD, MARELLA, BOXER, WOLPERT, 13 DATED: December 11, 2019 NESSIM, DROOKS, LINCENBERG & 14 RHOW, P.C. 15 16 By: /s/ Gary S. Lincenberg Gary S. Lincenberg 17 Attorneys for Defendant Stephen Keith 18 Chamberlain 19 DATED: December 11, 2019 DAVID L. ANDERSON 20 **United States Attorney** 21 By: /s/ Robert S. Leach 22 Robert S. Leach, **Assistant United States Attorney** 23 Attorneys for United States of America 24 IT IS SO ORDERED. 25 DATED: December 12, 2019 26 HARLES R. BREYER 27 United States District Judge 28

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